

United States District Court
 Northern District of Illinois
 Eastern Division

Raymond Setzke

Plaintiff

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CASE #08-CV-03094

v.

LARRY MORRIS, DEFS
 Warrenville Police
 Johnson School

JUN 18 2008 *aw*
 6-18-2008

MICHAEL W. DOBBINS
 CLERK, U.S. DISTRICT COURT

Defendants

Judge: Amy St. EVE

Amended Complaint

The Plaintiff asserts Inter Alia IN that the Arkansas Dept. of Corrections LARRY MORRIS failed to correct their Application of ACA 12-12-901 then ACA 12-12-920 Acts 97, on the Plaintiffs 1981 Illinois Conviction- that not only does not fall WITHIN their Laws- But It Lacks Jurisdiction, and a Requirement to Do so on the 1981 Commitment Order. It Also Breached the Plea Agreement the Plaintiff had with the DuPage Co. Courts, and the State of Illinois in 1981. That by not correcting this illegal application- A continual violation of the Plaintiffs 5th Amendment Rights to Due Process Burdens his Life, and Liberty and in March, or April 2006 the Plaintiff suffered Public Notification, the measuring from his house to the School across the Street, and the Removal of his Daughter from his home by Warrenville Police, Dept. of Children, and Family Services, and the Johnson School, all knew this was about an Illinois Change in 1981, and the State of Arkansas had the Plaintiff Registered legally yet still went thru the process of keeping the Plaintiff as a Registered Sex Offender with all Restrictions this Law Carrys. This Also Placed the Plaintiff and his Family at Risk of harm- that neither Morris, or any of the Illinois entities tried to correct the matter by notifying the proper Authorities of the illegal Application burdening the Plaintiff in Bad Faith. All entities have a Duty to Do so once having knowledge, But failed to.

Respectfully Submitted

6-12-08

Raymond Setzke